WITH HILL AS CHAIRMAN.

18

1.50 vorth 75e elves. 7 5e. 81.10 60e.

AD.

ited for

M. Buffelo.

Creek.

except Mylsion

at, and

ence by

lub.

AND.

retary.

CES.

SIVE. and Cen-Stand, as arlor care at Mott

LUB S P. M.

ntendent's

from.

LUB.

CLFS.

Mutual adway y, 10.30

NES. entic, New chold, the cond-hand

Y BUYS i Jewelry; mediately, mil. J. S. nor.

RNOLD, 8

RACK. Oth st pass ED FREE

noilli

c.

ou

n. ESTORS Liberty st. TS 1894

ALE. 50.00 ne 18-insk

inat the Sherman law was repealed, not as promptly as some of us desired, it is true, but nevertheless unconditionally repealed within eight months after our advent to power.

"We promised the people in our Chicago platform that this statute, which was eating out the vitals of our financial body politic, should not be permitted to endure, and the promise was redeemed, despite the adverse predictions of adversaries.

rsaries. e also declared in favor of the reof that last relic of post-bellumsan legislation known as the FedElection law, which invaded State
s, menaced the liberties of the citimultiplied Federal officials, involved
expenditure of millions of money,
nued sectional animosities, and
as ill-conceived, unnecessary and
tent for the prevention of fraudupractices and the promotion of
elections as they were vexatious
offensive in their enforcement. (Ap-

Odious Laws Repeated.

Odious Laws Repealed.

"I point you to the fact that the Demogratic party, although intrenend for four years with the distribution of all the official patronage incident to the execution of these powerful laws; yet with patriotic self-sacrifice, deliberately cast aside all the power, influence and patronage involved therein, subordinateing temporary selfish interests to the public good, wiped these odious laws from the statute books within the first year of our administration and at the ensuing Congressional elections the septacle will be witnessed for the first time in twenty-four years of State election, conducted as they of right ought to be, without Federal interference, dictation or intimidation — without eFderal supervisors, marshals or other obnoxious Federal agents or instrumentalities, but with state officials selected or chosen by the people themselves according to State laws and usages, for an exemplification of the principle of home rule in State and a vindication of the doctrine of the severeignity of the States, as it was recognized by our fathers from the foundation of our Government until that evid as in the sixties when the Republicans, although a minority party, owing to our own divisions, accidentally gained control of the country.

"We resolve that with Democratis Najonal ascendancy the country consistently returns to the simple methods, the
sound principles and the correct adminisration of public offices which characterjzed the earlier and better days of the
Republic.

Protectionism Run Mad.

The enactment of the McKinley tariff ure so extreme, so selish, so unreal duly ble that I hazard nothing in ascertifiate content of the transport cli Hustrated the dangerous ten-s of Governmental paternalism. reaction which soon followed in cetactions of 1890 and reiterated in us the natural and legitimate ex-on of the popular indignation at rity which had basedly surrender-the mercenaries within its own and had bartered away the pub-d for selfish greed. ks and had bartered away the pubgood for selfish greed.
The right of taxation, which is only
fled for the purpose of revenue,
improperly invoked to promote the
rests of business favoritism, and the
ad old doctrine cherished by our
lers that the legislation of the counshould be tramed so as to subserve
greatest good for the greatest numwas wholly ignored, spurned and
diated.

A Promise Well Kept.

A Promise Well Kept.

promised the people that if ind with power this vicious, unican and objectionable law should be aled, and we rejoice to-day in the ment of that piedge. The McKinley has gone where the woodbine the gone to stay, never to be reed again by any political party, is true that there was a vexatious unfortunate delay, occasioned in by the antiquated rules of the Senwhich tolerated unlimited debate—which tolerated unlimited debate—which tolerated unlimited debate—which we like not fearne but which

annau BL

Industries Will Not Be Hurt.

It may safely be asserted that the new law will not cripple nor embarrass a a single industry in the land, nor throw out of employment a single workingman, nor unduly stimulate overproduction on the one hand nor exorbitant importations on the other. It will not be prohibitory in its effect nor excessively competitive, but with some important raw materials made free and others freer, with a general moderate preduction along the whole line, business conditions will surely improve, our citizens will be relieved from unnecessary taxation, prosperity will dawn upon us to one, more and the general conservative tariff revision of 184 will become more and more acceptable to the people.

"The fact should not be overlooked that it largely reduces the taxes upon the necessaries of life, upon the implements of husbandry and the wearing apparel of the citizens, and substitutes an additional expense upon liquors to the amount of \$2,000,000.

"If the new bill errs at all it is in the direction of safety and moderation, and not because it is too radical, and while ardent Democrate may criticise its conservation, it does not lie in the mouths of our adversaries to condemn it upon any such grounds.

The standard of the control of the c

THE WORLD; PUESDAY EVENING, SEPTEMBER 25, 1894.

The first parties the first process of a server control of the process of the process of the server control of the process of the p

The base will erra at all it is in the control of the property arrives a better to be a control of the property arrives a bit will be a control of the property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives a bit was contained in the beautiful property arrives and the beautiful property arrives a bit was contained in the beautiful property arrives and the beautiful property arrives and the beautiful property arrives a bit was contained in the beautiful property arrives and the beautif

He Leaves the Race Track for His Son's Sake.

The Closing Quotations.

Louisville & Nashville . 55% 56% 56% 56% 56% Manhatan Consol116% 117 116% 117 Michigan Central93% 98% 98% 98% 98% souri Pacific

Morton to Bernard programs and the second second programs and the second progr

head commenced suit in the United States Circuit Court against George W. Striker, executor of the will of Ivea. The complainant alleged that while the

R. T. SECURITIES SOLD. Reorganization Committee Buys,

Them In at Auction.